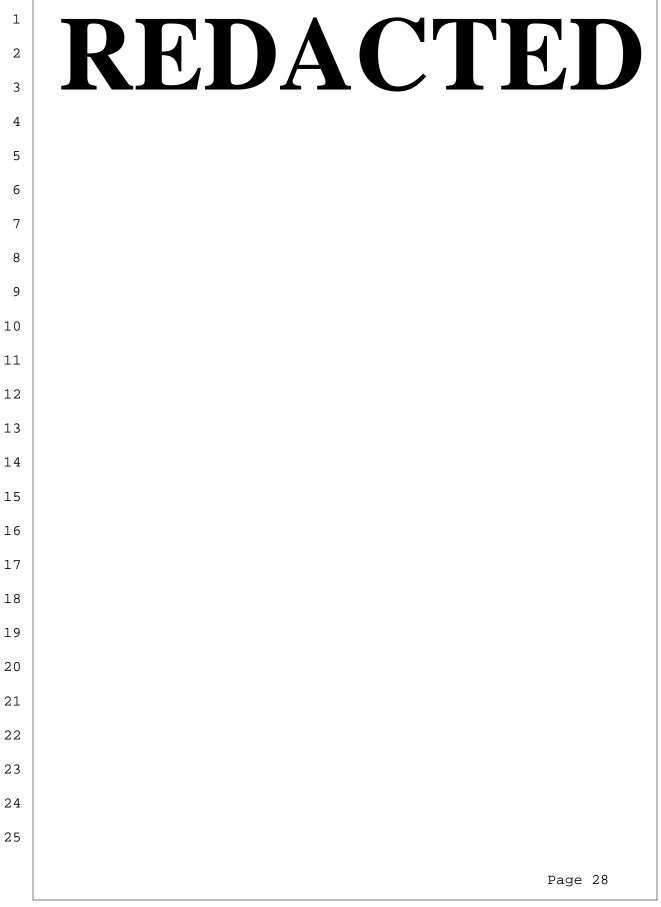
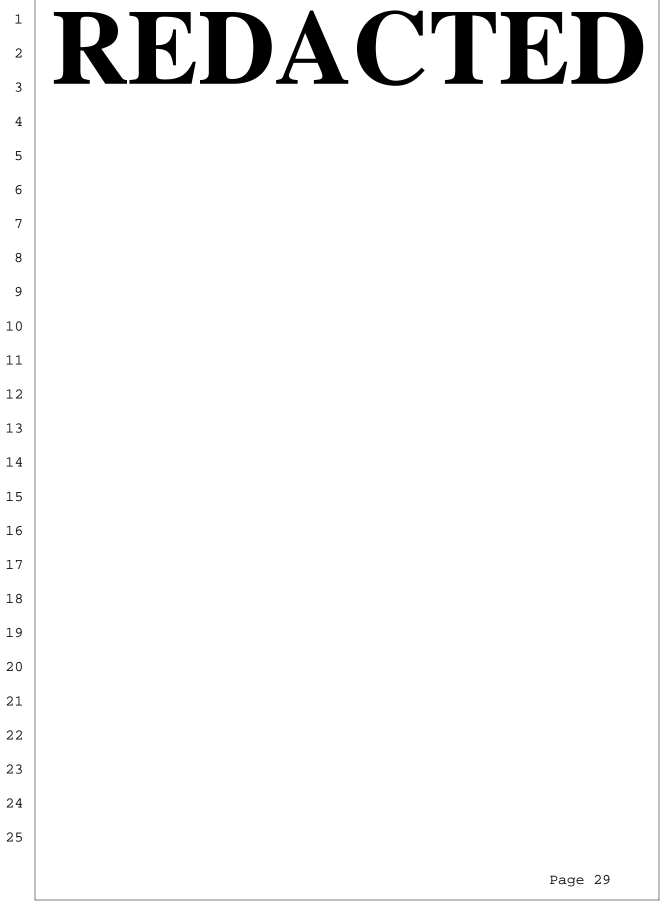
Case 3:17-cv-00939-WHA Document 1161-20 Filed 08/11/17 Page 1 of 10 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

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1
                 UNITED STATES DISTRICT COURT
                NORTHERN DISTRICT OF CALIFORNIA
 2
                     SAN FRANCISCO DIVISION
 3
 4
 5
      WAYMO LLC,
                     Plaintiff,
 6
 7
                                     )
                                        Case No.
              VS.
                                         3:17-cv-00939-WHA
 8
      UBER TECHNOLOGIES, INC.,
      OTTOMOTTO LLC; OTTO
 9
      TRUCKING LLC,
10
                     Defendants.
11
12
13
14
15
          HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
16
            VIDEOTAPED DEPOSITION OF GARY T. BROWN
17
                    San Francisco, California
                     Friday, March 24, 2017
18
19
                            Volume I
20
21
22
     Reported by: SUZANNE F. GUDELJ
     CSR No. 5111
2.3
    Job No. 2577644
24
25
    PAGES 1 - 65
                                                   Page 1
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1	attorney?	
2	MR. HOLMES: Pardon me?	
3	MR. GONZALEZ: Yeah, which which	
4	attorney are you referring to?	
5	MR. HOLMES: Google and/or Waymo counsel	12:15:25
6	generally.	
7	BY MR. GONZALEZ:	
8	Q Your declaration your declaration makes	
9	reference to 14,000 files; do you recall that?	
10	A Yes.	12:15:40
11	Q When did you are you the person who	
12	discovered that there were 14,000 files allegedly	
13	downloaded?	
14	A No.	
15	Q Who discovered that?	12:15:50
16	MR. HOLMES: Caution you not to disclose	
17	any attorney-client communications or work product.	
18	MR. GONZALEZ: Well, I'm telling you it's	
19	a it's a waiver once it makes its way into a	
20	declaration filed in federal court. So let me do it	12:16:09
21	this way.	
22	BY MR. GONZALEZ:	
23	Q You say in your declaration, paragraph 17,	
24	that based on your review of logs, Mr. Levandowski	
25	alledgedly downloaded over 14,000 files. Do you see	12:16:30
		Page 30

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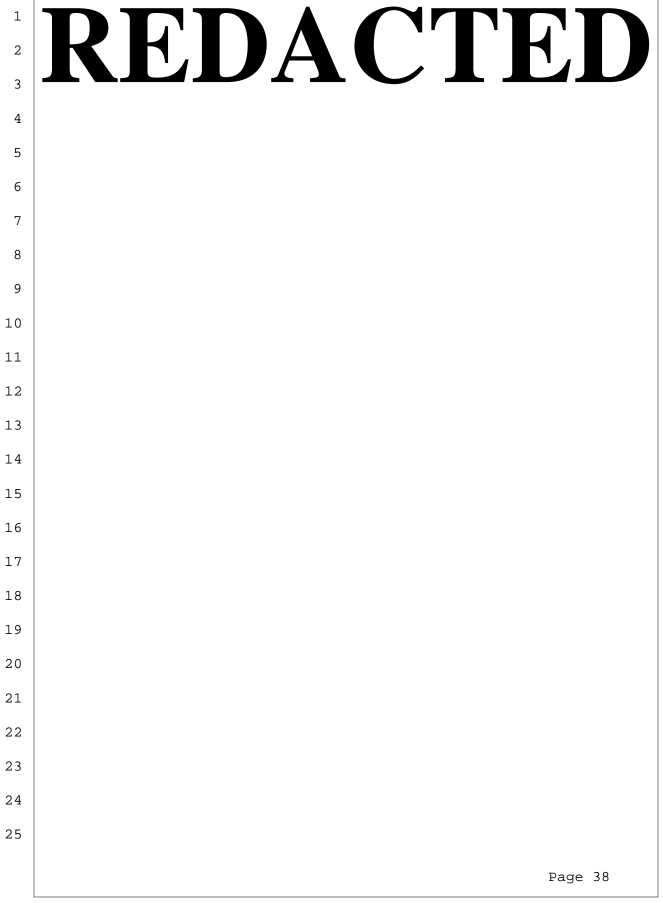
1	that?		
2	А	Yes.	
3	Q	How did that first come to your attention?	
4		MR. HOLMES: And I want to caution you not	
5	to discl	ose any attorney-client communications.	12:16:41
6		THE WITNESS: A log file was provided to	
7	me.		
8	BY MR. G	ONZALEZ:	
9	Q	By whom?	
10		MR. HOLMES: Same caution.	12:16:58
11		THE WITNESS: A former administrator of the	
12	SVN serv	er had pulled the log, provided it to a	
13	lawyer.	The lawyer provided it to me.	
14	BY MR. G	ONZALEZ:	
15	Q	All right. And when did you get this log?	12:17:11
16	A	Sometime in February 2017.	
17	Q	Do you remember any more specifically what	
18	the date	was when you, yourself, saw the alleged	
19	download	ing of 14,000 files?	
20	A	That varies.	12:17:41
21	Q	When's the first time that you saw some of	
22	the down	loading that ended up being 14,000 files?	
23	A	I saw the network traffic in October of	
24	2016.		
25	Q	What is network traffic?	12:17:59
			Page 31

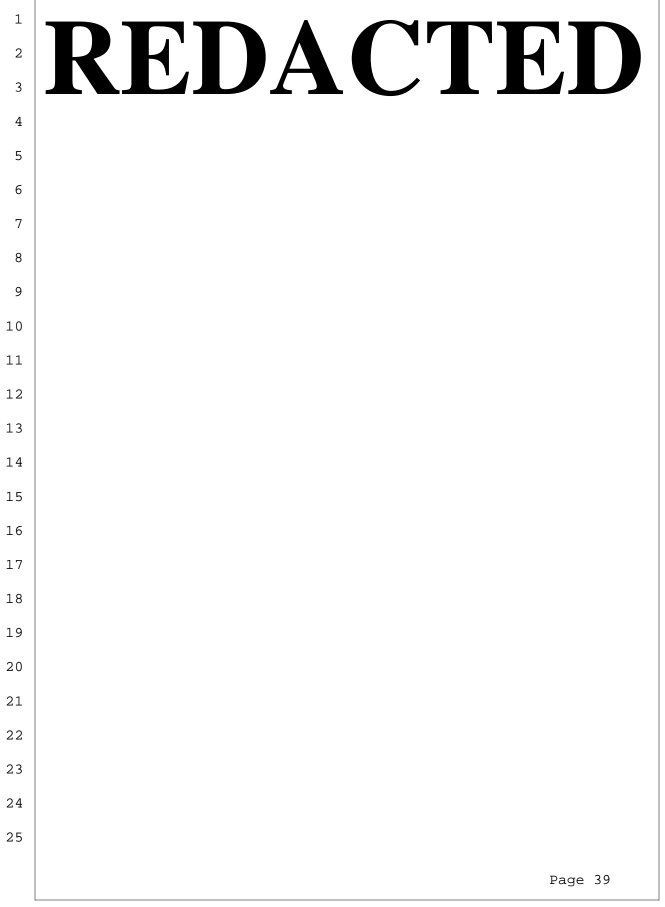
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1	A When activity occurs on devices that are on	
2	Google's corporate network, our sensors pick up	
3	information about that traffic, and those go into	
4	our logs.	
5	Q So what information was picked up about the 12:18:18	
6	downloading of the 14,000 files?	
7	A From the network traffic. Approximately 10	
8	gigabytes of data was transferred from the IP	
9	address and domain where the subversion server	
10	relies resides to the work laptop of Anthony 12:18:46	
11	Levandowski.	
12	Q Did you consider that to be suspicious?	
13	MR. HOLMES: Objection to form.	
14	THE WITNESS: Potentially.	
15	BY MR. GONZALEZ: 12:19:04	
16	Q That fact by itself didn't make you to	
17	think didn't make you think that he had done	
18	anything improper, did it?	
19	MR. HOLMES: Objection to form.	
20	THE WITNESS: That fact by itself has other 12:19:15	
21	factors around it that do make it suspicious.	
22	BY MR. GONZALEZ:	
23	Q Such as?	
24	A Such as the searching for instructions on	
25	how to access that server; such as the appearance of 12:19:27	
	Page 32	

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1		MR. HOLMES: the question he has.	
2		MR. GONZALEZ: Let's go off the record.	
3		VIDEO OPERATOR: We are off the record at	
4	12:24 p.	m.	
5		(Recess.)	12:27:59
6		VIDEO OPERATOR: We are back on the record	
7	at 12:27	p.m.	
8	BY MR. G	ONZALEZ:	
9	Q	Who told you that Mr. Levandowski had	
10	access t	o the server and downloaded 14,000 files?	12:28:07
11	А	A lawyer.	
12	Q	Which lawyer?	
13	А	Tom Gorman.	
14	Q	And did you then seek to confirm that by	
15	your analysis? 12:28:22		12:28:22
16	А	Yes.	
17	Q	And did you confirm that in October of	
18	2016?		
19	А	I corroborated the download with network	
20	traffic.		12:28:43
21	Q	So you looked at the network traffic to	
22	corrobor	ate that 14,000 files were downloaded onto	
23	what dev	ice?	
24	А	Anthony Levandowski's work laptop.	
25	Q	The work laptop that was issued to him by	12:29:00
			Page 36





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1	I, the undersigned, a Certified Shorthand		
2	Reporter of the State of California, do hereby		
3	certify:		
4	That the foregoing proceedings were taken		
5	before me at the time and place herein set forth;		
6	that any witnesses in the foregoing proceedings,		
7	prior to testifying, were duly sworn; that a record		
8	of the proceedings was made by me using machine		
9	shorthand which was thereafter transcribed under my		
10	direction; that the foregoing transcript is a true		
11	record of the testimony given.		
12	Further, that if the foregoing pertains to		
13	the original transcript of a deposition in a Federal		
14	Case, before completion of the proceedings, review		
15	of the transcript [] was [X] was not requested.		
16	I further, certify I am neither financially		
17	interested in the action nor a relative or employee		
18	of any attorney or party to this action.		
19	IN WITNESS WHEREOF, I have this date		
20	subscribed my name.		
21	Dated:3/27/17		
22	Sugare J. Gudelj.		
23	Dunganies. Grang		
	SUZANNE F. GUDELJ		
24	CSR No. 5111		
25			
	Page 65		